SAO 1 Paul D. Powell (7488) Jonathan Powell (9153) 2 THE POWELL LAW FIRM 3 8918 Spanish Ridge Avenue, Suite 100 Las Vegas, Nevada 89148 4 Phone: 702.728.5500 | Fax: 702.728.5501 paul@tplf.com | jonathan.powell@tplf.com 5 Attorneys for Plaintiff 6 United States District Court 7 DISTRICT OF NEVADA 8 BRANDON ANDREWS, an individual, Case No. 2:24-cv-02333-GMN-NJK 9 STIPULATION AND ORDER TO EXTEND Plaintiff, 10 DEADLINE FOR PLAINTIFF TO OPPOSE v. **DEFENDANT'S MOTION TO DISMISS** 11 USAA CASUALTY INSURANCE COMPANY, a PLAINTIFF'S SECOND, THIRD, AND FOURTH foreign corporation; DOE INDIVIDUALS I-X, CAUSES OF ACTION AND REQUEST TO STRIKE 12 inclusive; and ROE CORPORATIONS I-X, inclusive, PLAINTIFF'S PRAYER FOR PUNITIVE DAMAGES 13 AND ATTORNEY'S FEES Defendant. (SECOND REQUEST) 14 15 16 On December 20, 2024, defendant filed their motion to dismiss plaintiff's second, third, and fourth 17 causes of action and request to strike plaintiff's prayer for punitive damages and attorney's fees. Due to 18 ongoing negotiations to remand the present action to state court and/or for settlement, the parties stipulate 19 to extend the deadline to file the opposition from January 24, 2025, to February 14, 2025. 20 IT IS SO STIPULATED. 21 THE POWELL LAW FIRM SPENCER FANE LLP 22 23 By:/s/ Jonathan Powell By:/s/ Mary E. Bacon 24 Paul D. Powell (7488) Mary E. Bacon (12686) Jonathan Powell (9153) Jessica E. Chong (13845) 25 Attorneys for Plaintiff Attorneys for Defendant 26 27 28

Order

IT IS SO ORDERED: that the deadline for plaintiff to oppose defendant's motion to dismiss plaintiff's second, third, and fourth causes of action and request to strike plaintiff's prayer for punitive damages and attorney's fees if moved from January 24, 2025, to February 14, 2025.

Dated this 23 day of January, 2025.

Gloria M. Navarro

United States District Judge